- VIOLATIONS CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of filthy substances by reason of the presence of one or more of the following types of filth: Rodent hair fragments, insect fragments, and fragments resembling rodent hairs; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it might have become contaminated with filth.
- Disposition: January 8 and May 13, 1944. No claimant having appeared, judgments of condemnation were entered and the product was ordered destroyed.
- 6204. Adulteration of egg noodles. U. S. v. 124 Cases of Egg Noodles. Default decree of condemnation and destruction. (F. D. C. No. 11485. Sample No. 48149-F.)
- LIBEL FILED: December 21, 1943, Middle District of Tennessee.
- ALLEGED SHIPMENT: On or about March 25 and April 2, 1943, by the Noody Products Co., from Toledo, Ohio.
- PRODUCT: 124 cases, each containing 24 packages, of egg noodles, at Nashville, Tenn.
- LABEL, IN PART: "Noody Noodles."
- VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of larvae, insect fragments, and rodent hair fragments.
- DISPOSITION: February 7, 1944. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.
- 6205. Adulteration of Tenderoni. U. S. v. 149 Cartons of Tenderoni. Default decree of condemnation and destruction. (F. D. C. No. 11216. Sample No. 49758–F.)
- LIBEL FILED: December 1, 1943, Western District of New York.
- ALLEGED SHIPMENT. On or about April 2, 1943, by Van Camp's, Inc., from Joliet, Ill.
- Product: 149 cartons, each containing 24 packages, of Tenderoni at Elmira, N. Y.
- LABEL, IN PART: (Package) "Van Camp's Tenderoni."
- VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of insects, larvae, pupae, cast skins, head capsules, and insect fragments.
- Disposition: February 28, 1944. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed. It was used for hog feed.

 BAKERY PRODUCTS
- 6206. Adulteration of bakery products. U. S. v. Pennsylvania Baking Co., and William W. Scheuer. Pleas of guilty. Fine of \$50 on each of 2 counts. Sentence suspended on third count and defendants placed on 1 year's probation. (F. D. C. No. 11350. Sample Nos. 45595-F, 45597-F, 56321-F.)
- INFORMATION FILED: On February 21, 1944, in the Middle District of Pennsylvania, against the Pennsylvania Baking Co., a corporation, and William Scheuer, Scranton, Pa.
- ALLEGED SHIPMENT: On or about August 16 and 31, 1943, from the State of Pennsylvania into the State of New York.
- LABEL, IN PART: "Wine Biscuits," or "Gem Salted [or "Daisy"], Oyster Crackers."
- VIOLATION CHARGED: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of rodent hair fragments, insect fragments, larvae fragments, and, in one portion, a cat hair fragment.
- DISPOSITION: March 20, 1944. Pleas of guilty having been entered, each defendant was fined \$50 on each of counts 1 and 2. Imposition of sentence was suspended on count 3, and the defendants were placed on 1 year's probation.
- 6207. Adulteration of bakery products. U. S. v. Fred P. Rentz and Marion C. Morris (U. S. Baking Co.). Pleas of guilty. Defendants placed on 2 years' probation. (F. D. C. No. 9658. Sample Nos. 28470-F, 28471-F, 28698-F, to 28700-F, incl.)
- Information Filed: On June 22, 1943, in the Northern District of Georgia, against Fred P. Rentz and Marion C. Morris, trading as copartners under the firm name U. S. Baking Co., Atlanta, Ga.

- ALLEGED SHIPMENT: From on or about January 16 to 28, 1943, from the State of Georgia into the States of Florida and North Carolina.
- LABEL, IN PART: "5¢ Victory Sandwich Pie."
- VIOLATIONS CHARGED: Adulteration, Section 402 (a) (3), the articles consisted in whole or in part of a filthy substance by reason of the presence of rodent hair fragments; and, Section 402 (a) (4), they had been prepared under insanitary conditions whereby they might have become contaminated with filth.
- DISPOSITION: March 30, 1944. Pleas of guilty having been entered, the defendants were placed on 2 years' probation.
- 6208. Adulteration of bread. U. S. v. Charlie E. Little and Curtis V. McCollum (College Bakery). Pleas of guilty. Fine, \$100 each. (F. D. C. No. 11334. Sample Nos. 57606-F to 57608-F, incl.)
- INFORMATION FILED: On February 3, 1944, in the District of New Mexico, against Charlie E. Little and Curtis V. McCollum, trading as the College Bakery, Portales, N. Mex.
- ALLEGED SHIPMENT: On or about July 28, 1943, from the State of New Mexico into the State of Texas.
- LABEL, IN PART: (Portions of product, wrappers) "Golden Krust Family Loaf." VIOLATIONS CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of insect fragments, rodent excreta pellet fragments, rodent hair fragments, and hair fragments resembling rodent hairs; and, Section 402 (a) (4), it had been prepared, packed, or held under insanitary conditions whereby it might have become contaminated with filth.
- DISPOSITION: March 16, 1944. Pleas of guilty having been entered, each defendant was fined \$100.
- 6209. Adulteration of cookies. U. S. v. John Iacone (Centre Bakery). Plea of guilty. Fine, \$300. Payment suspended and defendant placed on 1 year's probation. (F. D. C. No. 10620. Sample Nos. 45386-F, 45387-F, 45389-F.)
- INFORMATION FILED: On February 15, 1944, in the District of New Jersey against John Iacone, trading as the Centre Bakery, at West New York, N. J.
- ALLEGED SHIPMENT: On or about June 17, 1943, from the State of New Jersey into the State of New York.
- VIOLATIONS CHARGED: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of rodent hair fragments, cat hair fragments, and dirt fragments; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it might have become contaminated with filth.
- DISPOSITION: On March 15, 1944, a plea of guilty was entered; and on March 31, 1944, a fine of \$300 was imposed. Payment of the fine was suspended and the defendant was placed on 1 year's probation.
- 6210. Misbranding of ice box cookies. U. S. v. Miracle Baking Co., Inc. Plea of guilty. Fine, \$200 and costs. (F. D. C. No. 9632: Sample Nos. 9040-F, 10613-F, 10819-F, 15857-F.)
- INFORMATION FILED: On July 7, 1943, in the Northern District of Illinois, against the Miracle Baking Co., Inc., Chicago, Ill.
- ALLEGED SHIPMENT: From on or about November 25 to December 31, 1942, from the State of Illinois into the States of Texas, California, and Wyoming.
- LABEL, IN PART: (Boxes) "Miracle Ice Box Cookies * * * Net Weight 13 oz."
- VIOLATIONS CHARGED: Misbranding, Section 403 (a), the statement "Net Weight 13 oz.," borne on the boxes, was false and misleading since the boxes contained a smaller amount of the food than 13 ounces; and, Section 403 (e) (2), the product was in package form and its label did not bear an accurate statement of the quantity of the contents.
- DISPOSITION: April 20, 1944. The defendant having entered a plea of guilty, a fine \$200 and costs was imposed.